1 2	John L. Cooper (State Bar No. 050324) jcooper@fbm.com Farella Braun + Martel LLP 235 Montgomery Street, 17th Floor		
3	San Francisco, CA 94104 Telephone: (415) 954-4400		
4	Facsimile: (415) 954-4480		
5	Attorneys for Rule 706 Expert, Dr. James R. Kearl		
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8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11			
12	ORACLE AMERICA, INC.,	Case No. C 10-3561 WHA	
13	Plaintiff,	DECLARATION OF JOHN L. COOPER IN SUPPORT OF ADMINISTRATIVE	
14	vs.	MOTION TO FILE UNDER SEAL RESPONSE OF DR. JAMES R. KEARL,	
15	GOOGLE, INC.,	RULE 706 EXPERT, TO ORACLE'S RESPONSE TO GOOGLE'S MOTION TO	
16	Defendant.	STRIKE TESTIMONY OF JAMES R. <u>KEARL</u>	
17 18		Dept.: Courtroom 8, 19th Floor	
19		Judge: Hon. William H. Alsup	
20			
21	I, John L. Cooper, declare as follows:		
22	1. I am an attorney licensed to practice law in the State of California and am a partner		
23	at the law firm of Farella Braun + Martel LLP, attorneys of record for Rule 706 Expert, Dr. James		
24	R. Kearl, in the above captioned action. I submit this declaration in support of Dr. Kearl's		
25	Administrative Motion To File Under Seal his Response to Oracle's Response to Google's		
26	Motion to Strike Testimony of Dr. James R. Kearl. I have knowledge of the facts stated herein		
27	and if called as witness, I could and would competently testify thereto.		
28	2. Attached hereto are unredacted copies of Response of Dr. James R. Kearl, Rule		
20	DECL. OF JOHN COOPER ISO ADMIN MOTION TO FILE UNDER SEAL RESPONSE TO ORACLE DESPONSE: Care No. C. 10.2561 WILA	27152\5413863.1	

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1	706 Expert, to Oracle's Response to Google's Motion to Strike Testimony of James R. Kearl, and	
2	Exhibits A and B to the Declaration of Dr. James R. Kearl in Support of Response of Dr. James	
3	R. Kearl, Rule 706 Expert, to Oracle's Response to Google's Motion to Strike Testimony of	
4	James R. Kearl. These documents contain information designated by Oracle America, Inc. and	
5	Google, Inc. as "Confidential—Attorney's Eyes Only." Oracle and Google are in dispute	
6	regarding which portions of Dr. Kearl's analysis should be kept confidential and which portions	
7	may be made public, so Dr. Kearl is requesting to file his entire response under seal. See, e.g.,	
8	Dkt. 1599. Google and Oracle have been provided with a copy of the entire unredacted response	
9	to allow them to designate which portions should remain undisclosed.	
10	3. James R. Kearl takes no position on the redaction of the information designated as	
11	"Confidential—Attorney's Eyes Only."	
12		
13	I declare under penalty of perjury under the laws of the State of California that the	
14	foregoing is true and correct.	
15	Executed this 13 th day of April 2016 at San Francisco, California.	
16		
17	/s/ John L. Cooper John L. Cooper	
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28	DECL. OF JOHN COOPER ISO ADMIN MOTION	